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## By: **Delegate Dumais** Introduced and read first time: January 16, 2020 Assigned to: Economic Matters

### A BILL ENTITLED

1 AN ACT concerning

#### $\mathbf{2}$

## Insurance – Credit for Reinsurance Model Law – Revisions

3 FOR the purpose of authorizing the Maryland Insurance Commissioner to defer to, rather 4 than use information provided by, the insurance regulatory agency of a state or the  $\mathbf{5}$ National Association of Insurance Commissioners committee process in the 6 certification or rating of an assuming insurer under certain circumstances; requiring 7 that certain credit be allowed when certain reinsurance is ceded to certain assuming 8 insurers that have their head offices or are domiciled in and licensed in a reciprocal jurisdiction; requiring the Commissioner to timely create and publish a certain list 9 10 of reciprocal jurisdictions; authorizing the Commissioner to take certain actions 11 relating to the list of reciprocal jurisdictions under certain circumstances; 12prohibiting the Commissioner from removing a certain jurisdiction from the list of 13 reciprocal jurisdictions; requiring that, on removal of a jurisdiction from the list of 14reciprocal jurisdictions, credit for reinsurance ceded to a certain assuming insurer 15be allowed under certain circumstances; requiring the Commissioner to timely create 16and publish a list of assuming insurers that satisfy certain conditions; authorizing 17the Commissioner to add an assuming insurer to the list under certain 18 circumstances; authorizing the Commissioner to revoke or suspend the eligibility of 19certain assuming insurers for certain recognition under certain circumstances and 20in accordance with certain procedures; prohibiting the granting of credit for 21 reinsurance while an assuming insurer's eligibility is suspended or revoked except 22under certain circumstances; authorizing a ceding insurer or its representative to 23seek or obtain an order requiring an assuming insurer to post certain security under 24certain circumstances; providing that credit for reinsurance may be taken only after 25certain requirements have been met; providing for the construction of this Act; 26defining certain terms; and generally relating to insurance and reinsurance.

- 27 BY repealing and reenacting, with amendments,
- 28 Article Insurance
- 29 Section 5–901 and 5–910
- 30 Annotated Code of Maryland

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



0lr2268 CF SB 167

	2	HOUSE BILL 189		
1	(2017 Repl	acement Volume and 2019 Supplement)		
$2 \\ 3 \\ 4 \\ 5 \\ 6$				
7 8	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:			
9	Article – Insurance			
10	5-901.			
11	(a) In th	nis subtitle the following words have the meanings indicated.		
12 13				
14 15 16	UNDER THE FEDERAL DODD-FRANK WALL STREET REFORM AND CONSUMER			
17 18	(1) APPLICATION; A	IS CURRENTLY IN EFFECT OR IN A PERIOD OF PROVISIONAL ND		
19 20	(2) OF COLLATERAI	ADDRESSES THE ELIMINATION, UNDER SPECIFIED CONDITIONS, L REQUIREMENTS AS A CONDITION FOR:		
$\begin{array}{c} 21 \\ 22 \end{array}$	CEDING INSURE	(I) ENTERING INTO A REINSURANCE AGREEMENT WITH A R DOMICILED IN THE STATE; OR		
$\begin{array}{c} 23\\ 24 \end{array}$	FOR REINSURAN	(II) ALLOWING THE CEDING INSURER TO RECOGNIZE CREDIT NCE.		
25	[(c)] <b>(D)</b>	"Primary certifying state" means a state other than Maryland:		
$\begin{array}{c} 26 \\ 27 \end{array}$	(1) designated and as	in which the insurance regulatory agency or its equivalent has ssigned a rating to an assuming insurer as a certified reinsurer; and		
28 29 30	(2) designate or assig subtitle.	the designation or rating from which the Commissioner has used to gn a rating to the assuming insurer in this State under § 5–910(b) of this		
31	[(d)] (E)	"Qualified jurisdiction" means a jurisdiction that the Commissioner		

1	determines meets the requirements of § 5–909 of this subtitle.			
2	[(e)] (F) "Qualified United States financial institution" means:			
$\frac{3}{4}$	(1) for purposes of issuance or confirmation of a letter of credit under § $5-914(c)(3)$ of this subtitle, an institution that:			
$5 \\ 6$	(i) is organized or, in the case of a United States office of a foreign banking organization, licensed under the laws of the United States or any state;			
7 8	(ii) is regulated, supervised, and examined by federal or state authorities having regulatory authority over banks and trust companies; and			
9 10 11 12 13	securities valuation office of the National Association of Insurance Commissioners to meet the standards of financial condition and standing that are considered necessary and appropriate to regulate the quality of financial institutions whose letters of credit will be			
$\begin{array}{c} 14 \\ 15 \end{array}$	(2) for purposes of eligibility to act as a fiduciary of a trust under this subtitle, an institution that:			
16 17 18	(i) is organized or, in the case of a United States branch or agency office of a foreign banking organization, licensed under the laws of the United States or any state and has been granted authority to operate with fiduciary powers; and			
19 20	(ii) is regulated, supervised, and examined by federal or state authorities having regulatory authority over banks and trust companies.			
21	(G) "RECIPROCAL JURISDICTION" MEANS A JURISDICTION THAT IS:			
22	(1) A JURISDICTION OUTSIDE THE UNITED STATES THAT:			
$\begin{array}{c} 23\\ 24 \end{array}$	(I) IS SUBJECT TO AN IN–FORCE COVERED AGREEMENT WITH THE UNITED STATES, EACH WITHIN ITS LEGAL AUTHORITY; OR			
25 26 27	(II) IN THE CASE OF A COVERED AGREEMENT BETWEEN THE UNITED STATES AND THE EUROPEAN UNION, IS A MEMBER STATE OF THE EUROPEAN UNION;			
28 29 30	(2) A JURISDICTION IN THE UNITED STATES THAT MEETS THE REQUIREMENTS FOR ACCREDITATION UNDER THE NAIC FINANCIAL STANDARDS AND ACCREDITATION PROGRAM; OR			
31	(3) A QUALIFIED JURISDICTION, AS DETERMINED BY THE			

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1	COMMISSIONER	UNDER § 5–909 OF THIS ARTICLE, THAT:			
$2 \\ 3$	SUBSECTION; AN	(I) IS NOT OTHERWISE DESCRIBED IN ITEM (1) OR (2) OF THIS			
$4 \\ 5 \\ 6$		(II) MEETS ADDITIONAL REQUIREMENTS, CONSISTENT WITH O CONDITIONS OF THE IN-FORCE COVERED AGREEMENT, AS THE SPECIFIES BY REGULATION.			
$7 \\ 8$	[(f)] (H) insurance for itsel	"Reinsurer" means an insurer from which a ceding insurer procures If for all or part of an insurance risk.			
9 10 11		"Trusteed surplus" means funds held in a trust account in excess of the ties attributable to reinsurance ceded to the reinsurer by United States accordance with this subtitle.			
12	5–910.				
$13 \\ 14 \\ 15 \\ 16$	financial strength	The Commissioner shall assign a rating to each certified reinsurer the Commissioner considers relevant, giving due consideration to the ratings that have been assigned by rating agencies in accordance with commissioner adopts.			
$17\\18$	(2) their ratings.	The Commissioner shall publish a list of all certified reinsurers and			
19 20 21 22 23	insurance regulatory agency of a state accredited by the National Association of Insurance Commissioners, the Commissioner may [use information provided by] <b>DEFER TO</b> that insurance regulatory agency or the National Association of Insurance Commissioners				
24	(1)	designate the assuming insurer as a certified reinsurer in this State;			
25	(2)	assign a rating to the assuming insurer; or			
26	(3)	both.			
27 28 29		A certified reinsurer that ceases to assume new business in this State aintain its certification in inactive status in order to continue to qualify security for its in–force business.			
$\begin{array}{c} 30\\ 31 \end{array}$	(2) applicable require	An inactive certified reinsurer shall continue to comply with all ements of § 5–911 of this subtitle.			
32	(3)	The Commissioner shall assign a rating that takes into account, if			

1	relevant, the reasons why the reinsurer is not assuming new business.		
2	5-917.		
$\frac{3}{4}$	(A) CREDIT SHALL BE ALLOWED WHEN REINSURANCE IS CEDED TO AN ASSUMING INSURER THAT:		
$5 \\ 6$	(1) HAS ITS HEAD OFFICE OR IS DOMICILED IN AND LICENSED IN A RECIPROCAL JURISDICTION;		
7	(2) HAS AND MAINTAINS ON AN ONGOING BASIS:		
8 9 10	(I) MINIMUM CAPITAL AND SURPLUS, OR ITS EQUIVALENT, CALCULATED ACCORDING TO THE METHODOLOGY OF ITS DOMICILIARY JURISDICTION, IN AN AMOUNT TO BE SET FORTH IN REGULATION; OR		
$\frac{11}{12}$	(II) IF THE ASSUMING INSURER IS AN ASSOCIATION, INCLUDING INCORPORATED AND INDIVIDUAL UNINCORPORATED UNDERWRITERS:		
$13 \\ 14 \\ 15$	1. MINIMUM CAPITAL AND SURPLUS EQUIVALENTS, NET OF LIABILITIES, CALCULATED ACCORDING TO THE METHODOLOGY APPLICABLE IN ITS DOMICILIARY JURISDICTION; AND		
$\begin{array}{c} 16 \\ 17 \end{array}$	2. A CENTRAL FUND CONTAINING A BALANCE IN AN AMOUNT THE COMMISSIONER REQUIRES BY REGULATION;		
18 19	(3) MAINTAINS A MINIMUM SOLVENCY OR CAPITAL RATIO, AS THE COMMISSIONER REQUIRES BY REGULATION;		
$20 \\ 21 \\ 22$	(4) IF THE ASSUMING INSURER IS AN ASSOCIATION, INCLUDING INCORPORATED AND INDIVIDUAL UNINCORPORATED UNDERWRITERS, MAINTAINS A MINIMUM SOLVENCY OR CAPITAL RATIO:		
$\frac{23}{24}$	(I) IN THE RECIPROCAL JURISDICTION WHERE THE ASSUMING INSURER HAS ITS HEAD OFFICE OR IS DOMICILED; AND		
25	(II) WHERE IT IS ALSO LICENSED;		
26 27 28	(5) AGREES AND PROVIDES ADEQUATE ASSURANCE TO THE COMMISSIONER, IN A FORM THE COMMISSIONER SPECIFIES BY REGULATION, TO PROVIDE PROMPT WRITTEN NOTICE AND EXPLANATION TO THE COMMISSIONER:		
29	(I) IF THE ASSUMING INSURER FALLS BELOW ANY MINIMUM		

1 REQUIREMENT SET FORTH IN ITEM (2), (3), OR, IF APPLICABLE, (4) OF THIS 2 SUBSECTION; OR

3 (II) IF ANY REGULATORY ACTION IS TAKEN AGAINST THE 4 ASSUMING INSURER FOR SERIOUS NONCOMPLIANCE WITH APPLICABLE LAW;

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(6) CONSENTS IN WRITING TO:

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(I) THE JURISDICTION OF THE COURTS OF THE STATE;

7 (II) THE APPOINTMENT OF THE COMMISSIONER AS AGENT FOR 8 SERVICE OF PROCESS; AND

9 (III) IF THE COMMISSIONER REQUIRES, INCLUDE IN THE 10 REINSURANCE AGREEMENT THE APPOINTMENT OF THE COMMISSIONER AS AGENT 11 FOR SERVICE OF PROCESS;

12 (7) CONSENTS IN WRITING TO PAY ALL FINAL JUDGMENTS, 13 WHEREVER ENFORCEMENT IS SOUGHT, OBTAINED BY A CEDING INSURER OR ITS 14 LEGAL SUCCESSOR, THAT HAVE BEEN DECLARED ENFORCEABLE IN THE 15 JURISDICTION WHERE THE JUDGMENT WAS OBTAINED;

16 (8) AGREES TO INCLUDE IN EACH REINSURANCE AGREEMENT A 17 PROVISION REQUIRING THE ASSUMING INSURER TO PROVIDE SECURITY IN AN 18 AMOUNT EQUAL TO 100% OF THE ASSUMING INSURER'S LIABILITIES ATTRIBUTABLE 19 TO REINSURANCE CEDED UNDER THAT AGREEMENT IF THE ASSUMING INSURER 20 RESISTS:

(I) ENFORCEMENT OF A FINAL JUDGMENT THAT IS
 ENFORCEABLE UNDER THE LAW OF THE JURISDICTION WHERE THE JUDGMENT WAS
 OBTAINED; OR

(II) A PROPERLY ENFORCEABLE ARBITRATION AWARD,
WHETHER OBTAINED BY THE CEDING INSURER OR BY ITS LEGAL SUCCESSOR ON
BEHALF OF THE CEDING INSURER'S RESOLUTION ESTATE;

27 **(9) CONFIRMS THAT:** 

28 (I) THE ASSUMING INSURER IS NOT PARTICIPATING IN ANY 29 SOLVENT SCHEME OF ARRANGEMENT THAT INVOLVES THE STATE'S CEDING 30 INSURERS; OR

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(II) IF THE ASSUMING INSURER ENTERS INTO A SOLVENT

**1** SCHEME OF ARRANGEMENT:

2 **1.** THE ASSUMING INSURER AGREES TO NOTIFY THE 3 CEDING INSURER AND THE COMMISSIONER; AND

2. THE ASSUMING INSURER WILL PROVIDE SECURITY IN AN AMOUNT EQUAL TO 100% OF THE ASSUMING INSURER'S LIABILITIES TO THE CEDING INSURER, IN A FORM CONSISTENT WITH THE REQUIREMENTS OF §§ 5–908 THROUGH 5–911 AND 5–914 OF THIS SUBTITLE AND AS THE COMMISSIONER SPECIFIES BY REGULATION;

9 (10) ON REQUEST BY THE COMMISSIONER, PROVIDES, ON BEHALF OF 10 THE ASSUMING INSURER AND ANY LEGAL PREDECESSORS, DOCUMENTATION TO THE 11 COMMISSIONER REQUIRED UNDER REGULATIONS THE COMMISSIONER ADOPTS;

12 (11) MAINTAINS A PRACTICE OF PROMPT PAYMENT OF CLAIMS UNDER 13 REINSURANCE AGREEMENTS, IN ACCORDANCE WITH REGULATIONS THE 14 COMMISSIONER ADOPTS; AND

15 (12) HAS A SUPERVISORY AUTHORITY THAT CONFIRMS TO THE 16 COMMISSIONER ON AN ANNUAL BASIS THAT THE ASSUMING INSURER COMPLIES 17 WITH THE REQUIREMENTS OF ITEMS (2), (3), AND, IF APPLICABLE, (4) OF THIS 18 SUBSECTION:

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(I) AS OF THE IMMEDIATELY PRECEDING DECEMBER 31; OR

20(II) AT THE ANNUAL DATE OTHERWISE STATUTORILY21REPORTED TO THE RECIPROCAL JURISDICTION.

22 (B) (1) THE COMMISSIONER SHALL TIMELY CREATE AND PUBLISH A LIST 23 OF RECIPROCAL JURISDICTIONS.

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(2) THE COMMISSIONER'S LIST SHALL:

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(I) INCLUDE ANY RECIPROCAL JURISDICTION; AND

26 (II) CONSIDER ANY OTHER RECIPROCAL JURISDICTION 27 INCLUDED ON THE NAIC LIST OF RECIPROCAL JURISDICTIONS PUBLISHED 28 THROUGH THE NAIC COMMITTEE PROCESS.

(3) THE COMMISSIONER MAY APPROVE A JURISDICTION THAT DOES
 NOT APPEAR ON THE NAIC LIST OF RECIPROCAL JURISDICTIONS IN ACCORDANCE
 WITH REGULATIONS THE COMMISSIONER ADOPTS.

1 (4) (I) THE COMMISSIONER MAY NOT REMOVE A JURISDICTION 2 THAT MEETS THE REQUIREMENTS OF A RECIPROCAL JURISDICTION FROM THE LIST 3 OF RECIPROCAL JURISDICTIONS.

4 (II) THE COMMISSIONER MAY REMOVE A JURISDICTION FROM 5 THE LIST OF RECIPROCAL JURISDICTIONS ON A DETERMINATION THAT THE 6 JURISDICTION NO LONGER MEETS THE REQUIREMENTS OF A RECIPROCAL 7 JURISDICTION IN ACCORDANCE WITH A PROCESS SET FORTH IN REGULATIONS THE 8 COMMISSIONER ADOPTS.

9 (5) ON REMOVAL OF A JURISDICTION FROM THE LIST OF RECIPROCAL 10 JURISDICTIONS, CREDIT FOR REINSURANCE CEDED TO AN ASSUMING INSURER THAT 11 HAS ITS HOME OFFICE OR IS DOMICILED IN THAT JURISDICTION SHALL BE 12 ALLOWED, IF OTHERWISE ALLOWED UNDER THIS SUBTITLE.

13 (C) (1) THE COMMISSIONER SHALL TIMELY CREATE AND PUBLISH A LIST 14 OF ASSUMING INSURERS THAT HAVE SATISFIED THE CONDITIONS SET FORTH IN 15 THIS SECTION AND TO WHICH CESSIONS SHALL BE GRANTED CREDIT IN 16 ACCORDANCE WITH THIS SECTION.

17 (2) THE COMMISSIONER MAY ADD AN ASSUMING INSURER TO THE 18 LIST UNDER PARAGRAPH (1) OF THIS SUBSECTION:

19(I)IF AN NAIC-ACCREDITED JURISDICTION HAS ADDED THE20ASSUMING INSURER TO A LIST OF ASSUMING INSURERS; OR

21 (II) IF, ON INITIAL ELIGIBILITY, THE ASSUMING INSURER 22 SUBMITS INFORMATION TO THE COMMISSIONER:

231.AS REQUIRED UNDER SUBSECTION (A)(5) THROUGH24(9) OF THIS SECTION; AND

25 2. COMPLIES WITH ANY ADDITIONAL REQUIREMENTS 26 THAT THE COMMISSIONER MAY IMPOSE BY REGULATION, EXCEPT TO THE EXTENT 27 THAT THE REQUIREMENTS CONFLICT WITH AN APPLICABLE COVERED AGREEMENT.

(D) (1) IF THE COMMISSIONER DETERMINES THAT AN ASSUMING
 INSURER NO LONGER MEETS ONE OR MORE OF THE REQUIREMENTS UNDER THIS
 SECTION, THE COMMISSIONER MAY REVOKE OR SUSPEND THE ELIGIBILITY OF THE
 ASSUMING INSURER FOR RECOGNITION UNDER THIS SUBSECTION IN ACCORDANCE
 WITH PROCEDURES SET FORTH IN REGULATION.

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(2) WHILE AN ASSUMING INSURER'S ELIGIBILITY IS SUSPENDED: **(I)** A REINSURANCE AGREEMENT ISSUED, AMENDED, OR

3 **RENEWED AFTER THE EFFECTIVE DATE OF THE SUSPENSION MAY NOT QUALIFY FOR** 4 **CREDIT; BUT** 

**(III)** CREDIT MAY BE ALLOWED ONLY TO THE EXTENT THAT THE 56 AS ER THE CONTRACT ARE SECURED IN 7 AC LE.

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**R'S ELIGIBILITY IS REVOKED:** 

9 URANCE MAY NOT BE GRANTED AFTER 10 TH WITH RESPECT TO:

11 ANCE AGREEMENTS ENTERED INTO BY 12 TH **OF REVOCATION; OR** 

13 RANCE AGREEMENTS ENTERED INTO 14 PR

15SURANCE MAY BE GRANTED TO THE 16 BLIGATIONS UNDER THE CONTRACT ARE EX COMMISSIONER AND CONSISTENT WITH 17SE § 5 18

19 OF REHABILITATION, LIQUIDATION, OR 20CC R ITS REPRESENTATIVE MAY SEEK OR 21OE NG INSURER TO POST SECURITY FOR ALL 22Ο IN WHICH PROCEEDINGS ARE PENDING 23DF

24ITED BY THIS SUBTITLE OR OTHER LAW, 25TH ER THE CAPACITY OF PARTIES TO A 26RE EQUIREMENTS FOR SECURITY OR OTHER 27TE

28NDER THIS SECTION:

29RANCE AGREEMENTS ENTERED INTO, 30 AN E DATE WHEN THE ASSUMING INSURER ASSUME REINSURANCE UNDER THIS 31HA 32 SE

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1(II) ONLY WITH RESPECT TO LOSSES INCURRED AND RESERVES2REPORTED ON OR AFTER THE LATER OF:

31.THE DATE WHEN THE ASSUMING INSURER HAS MET4ALL ELIGIBILITY REQUIREMENTS UNDER SUBSECTION (A) OF THIS SECTION; OR

5 2. THE EFFECTIVE DATE OF THE NEW REINSURANCE 6 AGREEMENT, AMENDMENT, OR RENEWAL.

7 (2) IF CREDIT IS NOT AVAILABLE UNDER THIS SECTION, THIS 8 SECTION DOES NOT ALTER OR IMPAIR A CEDING INSURER'S RIGHT TO TAKE CREDIT 9 FOR REINSURANCE IF THE REINSURANCE QUALIFIES FOR CREDIT UNDER ANOTHER 10 PROVISION OF THIS SUBTITLE.

(3) EXCEPT AS ALLOWED BY THE TERMS OF THE AGREEMENT, THIS
 SECTION DOES NOT AUTHORIZE AN ASSUMING INSURER TO WITHDRAW OR REDUCE
 THE SECURITY PROVIDED UNDER ANY REINSURANCE AGREEMENT.

14 (4) THIS SECTION DOES NOT LIMIT OR IN ANY WAY ALTER THE 15 CAPACITY OF PARTIES TO ANY REINSURANCE AGREEMENT TO RENEGOTIATE THE 16 AGREEMENT.

17 (H) (1) THIS SECTION DOES NOT PRECLUDE AN ASSUMING INSURER 18 FROM PROVIDING THE COMMISSIONER WITH INFORMATION ON A VOLUNTARY 19 BASIS.

20 (2) SUBSECTION (A)(6) OF THIS SECTION DOES NOT LIMIT OR ALTER 21 THE CAPACITY OF PARTIES TO A REINSURANCE AGREEMENT TO AGREE TO 22 ALTERNATIVE DISPUTE RESOLUTION MECHANISMS, EXCEPT TO THE EXTENT THOSE 23 AGREEMENTS ARE UNENFORCEABLE UNDER INSOLVENCY OR DELINQUENCY LAWS.

24 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 25 October 1, 2020.